

DEPARTMENT OF IN AECTIONAL SERVICES 133 WILLIAM STREET - ROOM 308 NEW BEDFORD, MA 02740

New Bedford Comprehensive Zoning Code of Ordinances – Chapter-9

Zoning Review: A Variance and a Special Permit is required
From the Zoning Board of Appeals

W.S. SOUTH SECOND

PLOT: 25 LOT: 85

VARIANCE

SECTIONS 2700 DIMENSIONAL REGULATIONS

2710 GENERAL

2720 TABLE OF DIMENSIONAL REQUIREMENTS APPENDIX B LOT SIZE, FRONT YARD, REAR YARD

2750 YARDS IN RESIDENCE DISTRICTS

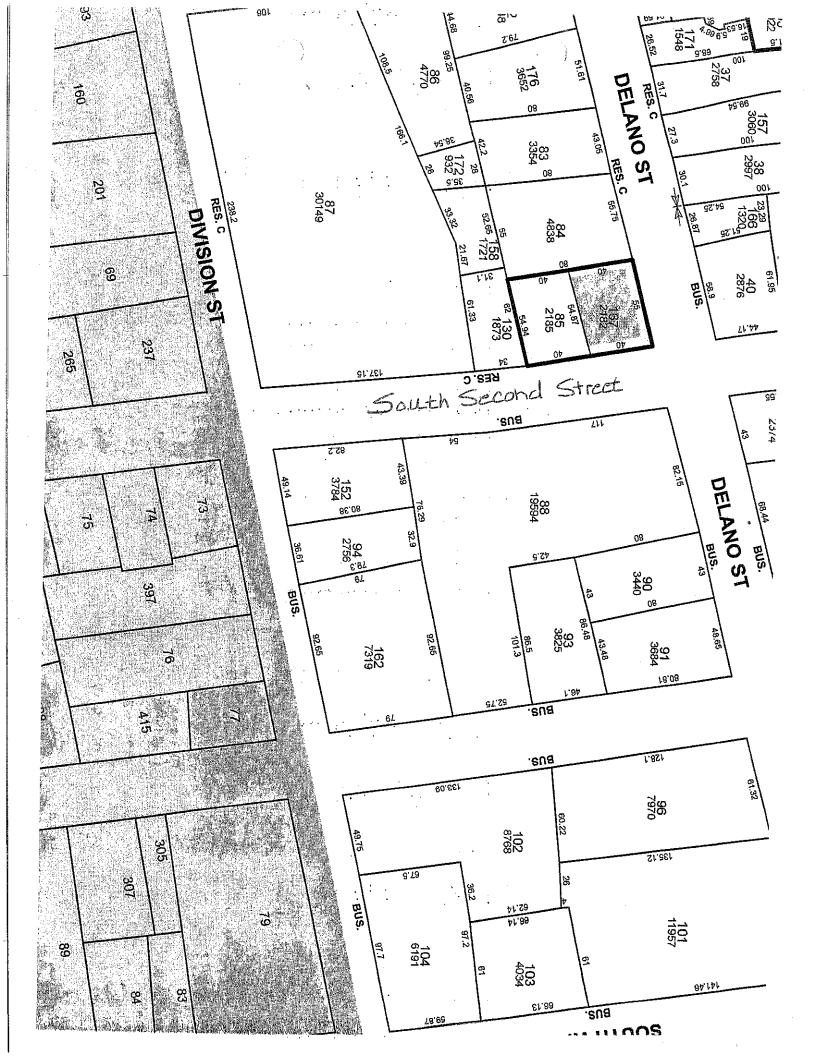
2751 FRONT YARD

2753 REAR YARD

SPECIAL PERMIT

3149 A SPECIAL PERMIT FOR VEHICULAR ACCESS TO A BUILDING LOT ACCESSED FROM A PUBLIC WAY THAT DOES NOT CONSTITUTE FRONTAGE OF THE LOT.

5300-5330 + 5360-5390 (SPECIAL PERMIT)



(Ord. of 12-23-03, § 1)

2520. Home Occupations by Special Permit. Businesses or professions incidental to and customarily associated with the principal residential use of premises may be engaged in as an accessory use by the owner of that dwelling upon the issuance of a special permit by the Board of Appeals; provided, however, that all of the following conditions shall be satisfied:

- 2521. The occupation or profession shall be carried on wholly within the principal building, or within a building or other structure accessory thereto, which has been in existence at least five (5) years, without extension thereof.
- 2522. Not more than thirty (30) percent of the combined floor area of the residence and any qualified accessory structures shall be used in the home occupation.
- 2523. Only one home occupation may be conducted on the premises.
- 2524. The home occupation may serve clients, customers, pupils, salespersons, or the like on the premises, if the Board of Appeals determines that the neighborhood will not be detrimentally affected.
- 2525. Not more than one person not a member of the household shall be employed on the premises in the home occupation.
- 2526. An unlighted sign of not more than three (3) square feet in area may be permitted. The visibility of exterior storage of materials and other exterior indications of the home occupation, or other variation from the residential character of the premises, shall be minimized through screening and other appropriate devices.
- 2527. Parking generated by the home occupation shall be accommodated off-street, other than in a required front yard, and such parking shall not occupy more than thirty-five (35) percent of lot area.
- 2528. The use or storage of hazardous materials in quantities greater than associated with normal household use shall be subject to design requirements to protect against discharge to the environment.

(Ord. of 12-23-03, § 1)

State law references: Existing structures, uses or permits, M.G.L.A. c. 40A, § 6.

2600. LOW-LEVEL RADIOACTIVE WASTE.

2610. Low-level Radioactive Waste or Nuclear Waste Facilities. No facility may be located within the City of New Bedford, the primary purpose or principal activity of which is the commercial collection, processing, reprocessing, storage, burial, incineration, disposal or brokerage of radioactive wastes, including but not limited to waste classified as, low-level radioactive waste.

(Ord. of 12-23-03, § 1)

2700. DIMENSIONAL REGULATIONS.

2710. General. No structure shall be erected or used, premises used, or lot changed in size or shape except in conformity with the requirements of this Section, unless exempted by this Ordinance or by statute.

2711. Lot change. No existing conforming or nonconforming lot shall be changed in size or shape except through a public land taking or donation for road widening, drainage, utility improvements or except where otherwise permitted herein, so as to violate the provisions of this

Ordinance with respect to the size of lots or yards or to create a nonconformity or increase the degree of nonconformity that presently exists.

2712. Merger of lots. Adjacent lots held in common ownership on or after the effective date of this Section shall be treated as a single lot for zoning purposes so as to minimize nonconformities with the dimensional requirements of this Ordinance. Notwithstanding the previous sentence, adjacent lots in common ownership may be treated as separate lots for zoning purposes upon a finding by the zoning enforcement officer that the owner of said lots has expressly exhibited the intent to maintain the lots as separate. In making said finding the zoning enforcement officer shall rely on the following factors:

2712.a. The existence and maintenance of walls or fences along the original lot lines;

2712.b. The fact that the lots are separately assessed for tax purposes;

2712.c. The placement of structures on the various lots.

The manner in which said lots were acquired or the fact that said lots were separately described on a deed shall not be considered by the zoning enforcement officer in making said finding.

2713. Recorded Lots. A lot or parcel of land having an area or frontage of lesser amounts than required in the following schedule of dimensional requirements may be considered as satisfying the area and frontage requirements of this Section provided such lot or parcel of land was shown on a plan or described in a duly recorded deed or registered at the time of adoption of this Ordinance and did not—at the time of adoptions of adjoin other land of the same owner available for use in connection with such lot or parcel.

(Ord. of 12-23-03, § 1)

2720. Table of Dimensional Requirements. See Appendix B.

(Ord. of 12-23-03, § 1)

2730. Dimensional Variation. The Board of Appeals may vary otherwise applicable dimensional requirements pertaining to frontage, lot area, building height and sidelines upon finding that owing to circumstances relating to the soil conditions, shape, or topography of such land or structures and especially affecting such land or structures but not affecting generally the zoning district in which it is located, a literal enforcement of the provisions of the ordinance or by-law would involve substantial hardship, financial or otherwise, to the petitioner or appellant, and that desirable relief may be granted without substantial detriment to the public good and without nullifying or substantially derogating from the intent or purpose of such ordinance or by-law.

(Ord. of 12-23-03, § 1)

2740. Vision Clearance on Corner Lots in Residence Districts. On a corner lot no fence, wall or structure more than three and one-half (3 1/2) feet high above the plane of the established grades of the streets shall be erected on a front or side yard herein established which is included within the street lines of the intersecting streets and a straight line connecting said street lines at points which are twenty (20) feet distant from their point of intersection, measured along said street line, and no trees or hedges which will materially obstruct the view of a driver of a vehicle approaching the street intersection shall be placed or maintained within such area.

(Ord. of 12-23-03, § 1)

2750. Yards in Residence Districts.

2751. Front Yards. No story or part of any building except projecting eaves or uncovered steps shall be erected nearer to the street line of any street on which it fronts than the average alignment of the corresponding stories or parts of existing buildings within two hundred (200) feet on each side of the lot and within the same block and district. Where there is a building on one or both of the adjoining lots, the front yard for a building shall have a depth equal to the average of the front yard depths of the two (2) adjoining lots. A lot without a building shall be

counted as having a front yard of the depth required by this Ordinance. If there are no existing buildings on the same side of the street, the average setback alignment of corresponding stories within two hundred (200) feet on each side of and directly opposite the lot shall govern. Nothing in this Ordinance shall require any story or part of a building to set back more than fifteen (15) feet from any street line. One street frontage of a corner lot shall be exempt from these provisions as provided in subsection 2752. The front yard of a lot shall remain clear of debris and junk.

2752. Where the alignment of a building is not controlled by subsection 2751, between every building and the line of the street upon which it fronts there shall be a front yard of a clear depth of fifteen (15) feet, except that on one side of a corner lot a yard of a clear depth of not less than ten (10) feet shall be provided, in which case this distance shall not be considered in determining the front yard depths on such street.

2753. Rear Yards. There shall be a rear yard on every lot and it shall be at least thirty (30) feet deep behind a dwelling, except that a ground story deck or porch, without a permanent roof, a patio, or a pool (including any projections therefrom) may extend to six (6) feet of a rear lot line. An unattached private garage or shed may extend to four feet of a rear yard. Unless referenced in this Code, nothing may be placed or constructed in or upon the ground within six (6) feet of a rear lot line. Notwithstanding the previous sentence, a fence may be constructed near or along a rear lot line and vegetation may also be planted within six (6) feet of a rear lot line.

2754. Where a lot is more than one hundred (100) feet deep, one-half (1/2) of the additional depth of the lot in excess of one hundred (100) feet shall be added to said rear yard depth; but in no case shall a rear yard depth in excess of forty (40) feet be required. The setbacks referenced in the previous section shall also apply to this Section.

2755. Side Yards. There shall be a side yard on every lot and it shall be at least eight (a) feet on one side and twelve (12) feet on the other side. The side yard shall be unobstructed from the line of the street to the rear lot line except that open porches, decks, steps, patios and pools (including any projections therefrom), which are located behind the dwelling within the rear yard, may extend to six (6) feet of a side lot line, driveways may extend to four (4) feet of a side lot line and sheds, which are located behind the dwelling within the rear yard may extend to four (4) feet of a side yard.

(Ord. of 12-23-03, § 1)

2760. Cornices and Belt Courses.

2761. A cornice shall not project more than one-third (1/3) of the width of a required open space.

2762. A belt course or other ornamental feature shall not project more than nine (9) inches into a required open space.

(Ord. of 12-23-03, § 1)

2770. Courts.

2771. If any part of a story of a nonresidence building is used for offices, studios or workshops which are not lighted from the street or the rear yard, there shall be a court starting not more than fifty (50) feet from the main exterior walls of that story.

2772. If any part of a story is used for living or sleeping rooms which are not lighted from the street or the rear yard, such court shall be required starting not more than two (2) rooms or thirty-five (35) feet from the main exterior walls of that story.

2773. An inner court shall be at least one-third (1/3) as wide as it is high, measured from the sills of the lowest windows served by it to the average level of the tops of the enclosing walls, and shall be at least twice as long as its required width or of an equivalent area, but no court shall be less than ten (10) feet in width.

New Bedford, Massachusetts, Code of Ordinances >> - CODE OF ORDINANCES >> Chapter 9 - COMPREHENSIVE ZONING >> APPENDIX B - TABLE OF DIMENSIONAL REGULATIONS >>

APPENDIX B

- TABLE OF DIMENSIONAL REGULATIONS

Section 2.02 DISTRICTS

REQUIREMENTIRA	RB	RC	RAA	MUB	PB	lΑ	IB	IC	WI
Minimum Lot 8,000	8,000 for	8,000 for	16,000	8,000 for	0	0	0	0	0
Size		uses allowed	10,000	uses allowed	1	۲	۲	۲	
(sq. ft.)	in RA;	in RA;		in residence					
	10,000 for	10,000 for	1	A; 10,000 for				1	
	two-family	two-family	1	two-family				1	Ì
	units	units; 15,000	1	units; 15,000				1	
1		for 3 or more		for 3 or more			ŀ		1
		family units		family units					!
	1 per	1 per	1 per 16,000		N/A	N/A	N/A	N/A	N/A
Dwelling sq. ft.	10,0000 sq.	10,0000 sq.	sq. ft.	10,0000 sq.				ĺ	
Units per Lot	ft. for single-	ft. for single-		ft. for single-					
	family; 1 per			family; 1 per					1
		5,000 sq.		5,000 sq.			1		
	feet for two-			feet for two-					
		family; 1 per		family; 1 per					
		1,000 sq.		1,000 sq.					
·		feet for		feet for					
		three or		three or					
Lot Frontage 75		more family	450	more family	_			_	
		75 for uses allowed in	150		0	0	0	0	0
1 .	1 i	attowed in RA;		allowed in					
		100 for two-		RA; 100 for two-family;					
r e		family; 150		150 for 3 or					ļ
		for 3 or more		more family;					
		family	•	0 for other					
		. Girilly		allowed uses					
Height of 45 ft.;	45;	60	35;	45 for single	75	1001	100 ¹	1001	1001
	60 for		60 for	or two-		100	100	100	100
	religious,		religious,	family;			- 1	.]]
	educational,			60 for three		- 1	ļ	1	
	or		or	family, 100 ¹					Į
institutional	institutional	ŀ	institutional	for other		1]	1	
buildings	buildings		buildings	allowed uses				1	
Height of 2.5	2.5; 3 for	1	2.5	2.5 for uses	2	7	7 7	7 7	7
	eligious,			allowed in	ľ	- f	- <u> </u>	- ا	-
	educational,	, 1		residence A		- 1			İ
	or i			or B; 4 for					1
	nstitutional			three or					
	ouildings	ļi	· ·	more family;					
buildings		k		7 for other	İ				q
				allowed uses		- 1			

	Front Yard (ft.)	20 ²	20 2	20.2	40 ²	20 for uses allowed in residential district ¹ ; 0 for other	<u>25</u>	<u>25</u>	25	<u>25</u>	10
	Side Yard (ft.)	on one side; 12 on the other	on one side; 12 on the other	on one side; 12 on the other	16 on one side; 24 on the other	allowed uses 8 on one side, 12 on the other for uses allowed in residential district; for other uses, 8 on any side where	25	25	<u>25</u>	<u>25</u>	10
	Daniel Manual	20				adjacent lot is in a residential district or used for residential purposes					
,	Rear Yard		30	30	30	30 for uses allowed in residential district; for other uses, 10 for 1-2 story buildings; 20 feet for 3 or more stories	<u>25</u>	<u>25</u>	<u>25</u>	<u>25</u>	10 for 1- 2 story buildings; 20 feet for 3 or more stories
b	ot Coverage y Buildings %)		30; 40 on corner lots		30; 40 on corner lots	30;	50	50	50	50	50
G	reen Space	35%	35%	35%	35%	35% for uses allowed in residential districts; 0 for other uses	<u>20</u>	<u>20</u>	<u>20</u>	<u>20</u>	20

¹Provided, however, that no part of any building shall be erected to a height in excess of 1-¾ times the horizontal distance from its face to the opposite street line.

²Provided, however, that no story or part of any building except projecting eaves or uncovered steps shall be erected nearer to the street line of any street on which it fronts than the average alignment of the corresponding stories or parts of existing buildings within two hundred (200) feet on each side of the lot and within the same block and district. Where there is a building on one or both of the adjoining lots, the front yard for a building shall have a depth equal to the average of the front yard depths of the two (2) adjoining

- CODE OF ORDINANCES Chapter 9 - COMPREHENSIVE ZONING

SECTION 1000. PURPOSE, AUTHORITY, AND DEFINITIONS.

require Site Plan Approval. No driveway in a residential district shall exceed eighteen (18) feet in width.

- 3146. When five (5) or more parking spaces are required on a lot, the provisions of <u>Section 3300</u> shall apply. All spaces shall be laid out so that vehicles can enter or leave any parking space directly from a drive or aisle other than a street. Additionally, all spaces shall be laid out so the vehicles entering a street may do so facing the street.
- 3147. All parking spaces and loading areas or berths in the open-air and the access drives or aisles, shall be provided with a concrete or asphalt surface. Compacted gravel or stone shall be permitted only for single- or two-family residential dwellings.
- 3148. No off-street loading areas or berths shall be laid out in such a manner as will result in loading or unloading being carried on within a street right-of-way or other public property. Each area or berth shall be sufficient size as to accommodate the largest expected truck or tractor trailer common to the building use.
- 3149. Special Permit for Commercial Parking in Residential Districts. Commercial parking may be allowed on residentially zoned property, held in common ownership and located immediately adjacent to the commercial business to which it is to serve, upon the issuance of a special permit by the Zoning Board of Appeals, if the Board finds that said parking is not detrimental to public health and safety, and that said parking promotes a public benefit. A Special Permit for vehicular access to a building lot accessed from public way that does not constitute frontage of the lot. Upon the issuance of a special permit by the Zoning Board of Appeals, vehicular access may be allowed from a public way that does not constitute the legal frontage of the subject lot if said lot is residentially zoned, if the proposed vehicular access is for the purpose of accessing parking that is located beside or behind the dwelling or principal building, and if the Board finds that said vehicular access promotes a public benefit and is not detrimental to public health and safety. Notwithstanding Section 5240 of Chapter 9 of the Code of Ordinances or any other provision to the contrary, no fee of any kind shall be charged or imposed by the Special Permit Authority to the applicant of a Special Permit applied for under this Section.

(Ord. of 12-23-03, § 1; Ord. of 8-22-06, § 1)

- 3150. **Size of Parking Space.** A parking space shall be a rectangle at least nine (9) feet by twenty (20) feet exclusive of any required drive or aisle.
 - 3151. The area of required off-street loading space is not to be included as off-street parking space in the computation of required off-street parking space.

(Ord. of 12-23-03, § 1)

3200. SIGN REGULATIONS.

3201. Purpose.

- (A) Signs constitute a separate and distinct use of the land upon which they are placed and affect the use of adjacent streets sidewalks and other public places and adjacent private places open to the public. The unregulated construction, placement and display of signs constitute a public nuisance detrimental to the health, safety, convenience and welfare of the residents of the City.
- (B) The purpose of <u>article 3200</u> is to establish reasonable and impartial regulations for all exterior signs and those interior signs designed to attract the attention of persons located outdoors in order to: reduce traffic hazards caused by such unregulated signs which may distract and confuse, and impair

- CODE OF ORDINANCES Chapter 9 - COMPREHENSIVE ZONING

SECTION 1000. PURPOSE, AUTHORITY, AND DEFINITIONS.

5224. To hear and decide comprehensive permits for construction of low or moderate income housing by a public agency or limited dividend or nonprofit corporation, as set forth in M.G.L.A. c. 40B, §§ 20—23.

(Ord. of 12-23-03, § 1)

5230. Regulations. The Board of Appeals may adopt rules and regulations for the administration of its powers.

(Ord. of 12-23-03, § 1)

5240. Fees. The Board of Appeals may adopt reasonable administrative fees and technical review fees for petitions for variances, administrative appeals, and applications for comprehensive permits.

(Ord. of 12-23-03, § 1)

State law reference—Zoning board of appeals, M.G.L.A. c. 40A, § 14 et seq.

5300. SPECIAL PERMITS.

5310. Special Permit Granting Authority. The Zoning Board of Appeals, the Planning Board or the City Council shall act as the Special Permit Granting Authority under this Chapter as specifically designated in a particular Section or in accordance with the Specific Designations in the Table of Principal Use Regulations under Appendix A of this Chapter.

(Ord. of 12-23-03, § 1; Ord. of 12-8-05, § 1)

- 5320. **Criteria.** Special permits shall be granted by the special permit granting authority, unless otherwise specified herein, only upon its written determination that the benefit to the City and the neighborhood outweigh the adverse effects of the proposed use, taking into account the characteristics of the site and of the proposal in relation to that site. In addition to any specific factors that may be set forth in this Ordinance, the determination shall include consideration of each of the following:
 - 5321. Social, economic, or community needs which are served by the proposal;
 - 5322. Traffic flow and safety, including parking and loading;
 - 5323. Adequacy of utilities and other public services;
 - 5324. Neighborhood character and social structures;
 - 5325. Impacts on the natural environment; and
 - 5326. Potential fiscal impact, including impact on City services, tax base, and employment.

(Ord. of 12-23-03, § 1)

5330. **Procedures.** Applications for special permits shall be filed in accordance with the rules and regulations of the various special permit granting authorities, as may be applicable.

(Ord. of 12-23-03, § 1)

5340. **Plans.** An applicant for a special permit shall submit a plan in substantial conformance with the requirements of <u>Section 5400</u>, herein.

(Ord. of 12-23-03, § 1)

- CODE OF ORDINANCES hapter 9 - COMPREHENSIVE ZONING

SECTION 1000. PURPOSE, AUTHORITY, AND DEFINITIONS.

(f) Schools: Project the increase to the student population for nursery, elementary, junior high school, and high school levels, also indicating present enrollment in the nearest public schools serving these categories of students.

5355. Phasing. Where development of the site will be phased over more than one year, indicate the following:

- (a) Describe the methods to be used during construction to control erosion and sedimentation through use of sediment basins, mulching, matting, temporary vegetation, or covering of soil stockpiles. Describe the approximate size and location of portion of the parcel to be cleared at any given time and length of time of exposure.
- (b) Describe the phased construction, if any, of any required public improvements, and how such improvements are to be integrated into site development.

(Ord. of 12-23-03, § 1)

5360. **Conditions.** Special permits may be granted with such reasonable conditions, safeguards, or limitations on time or use, including performance guarantees, as the special permit granting authority may deem necessary to serve the purposes of this Ordinance.

(Ord: of 12-23-03, § 1)

5370. Lapse. Special permits shall lapse if a substantial use thereof or construction thereunder has not begun, except for good cause, within twelve (12) months following the filing of the special permit approval (plus such time required to pursue or await the determination of an appeal referred to in M.G.L.A. c. 40A, § 17, from the grant thereof) with the City Clerk.

(Ord. of 12-23-03, § 1)

5380. Regulations. The special permit granting authority may adopt rules and regulations for the administration of this Section.

(Ord. of 12-23-03, § 1)

5390. **Fees.** The special permit granting authority may adopt reasonable administrative fees and technical review fees for applications for special permits.

(Ord. of 12-23-03, § 1)

State law reference—Special permits, M.G.L.A. c. 40A, § 9.

5400. SITE PLAN REVIEW.

5410. Purpose. The purpose of this Section is to provide for individual detailed review of development proposals which have an impact on the natural or built environment of the City in order to promote the health, safety and general welfare of the community; to ensure adequate parking, safe and accessible pedestrian and vehicular circulation; and to minimize traffic impact on City streets.

(Ord. of 12-23-03, § 1)

5420. Applicability. The following types of activities and uses require site plan review by the Planning Board:

WS S. Second St

FOR BUILDING DEPT. USE
PATE ARCEIVED 2014
ISSUED BY:

	City of New	w. Bedford , M	assachusetts	FOR BUILDIN	IG DEPT. USE
	80	uilding Departr	nent	DATE RECEIVED	 2014
		tion for Plan Ex nd Building Pe		ISSUED BY:	
1	OMPLETE ALL IT	EMS — MARK BO	XES WHERE APPLIC	ABLE — PRINT	· · · · · · · · · · · · · · · · · · ·
(AT LOCATION)		50 Sec	out si-		
O Dispersion (AT LOCATION) -	(NÓ)	(STREET)	AND		
Permit No.	(CROSS STREET		(CRC	DSS STREET)	1.0
PLANS FILED.	YES NO	DIST	RICT CC	ACCEPTED STREET	<u>45</u>
'L TYPE AND COST OF BUILD	ING - all applican	ts complete parts A	through D - DOINT		
E CE IMPROVEMENT	DATACK T		- For demolition most recent u	· .	· · · · · · · · · · · · · · · · · · ·
1 Con Building Cold	. 208	* Residential	For demolition most recent u	se Nonresidential	
2 Addition (II residential enter num	DAY .	One family	,	<u>ر ا</u>	M. recreational
units added, if any, in Part D, 14)	4 Two or mo	re family — Enter	20 Church, oil	her religious
3 Alteration (if residential, enter nu housing units added, if firy, in P	mber Agent SV	15 Transient	units	21 Industrial	
4 Repair, replacement	W of Selvich	dormitory	- Enter number	22 Parking gar	
5 Demolition (If multifamily resident units in building in Part \$ 14, if	uai enier numbedoi	} 16 ☐ Garage			tion, repair garage
indicate mast recent use checkir	ig D-18 - D-32)	17 Carport .		24 Li Mospital, in	
6 Moving (relocation)	e Karaman Managaran Salah Salah	18 Other — 3	Specify		k, professional
Foundation only			<u> </u>		y Yy, other soucetional
8. OWNERSHIP		D.2. Does this building		28 Stores, men	
8 Private (individual, corporation,		1	If yes complete the following:	29 Tanks, lower	
nonprofit institution, etc.) 9 Public (Federal, State, or local go		Name & Address o	Asbestos Removal'Firm:	30 Funeral hon	71 093
TOTAL HOURANT STATE OF ROCAL BY)			31 Food establi	ishments
C. COST	(conts)	Submit copy of noti	ication sent to DECE and the	32 Other - So	ecity
10. Cost of construction	\$ <u>-</u>	sample analysis afte	r asbestos removal is completed		
the above cost a. Electrical		i machine shop, iaui	Describe in detail proposed use adry building at hospital, element	lary school secondary a	cobool collogs
b. Plumbing	······) parochial school, p	arking garage for department sto If use of existing building is bein	tro sontal notion building	n edition building
c. Heating, air conditioningd. Other (elevator, etc.)					
11. TOTAL VALUE OF CONSTRUCTION					
12. TOTAL ASSESSED BLDG. VALUE					
III. SELECTED CHARACTERISTIC	S OF BUILDING	For new buildings co For all others, (addit	mplete part E through L. For der ions, alterations, repair, moving,	nosition, complete only	parts G; Hr& I.
E. PRINCIPAL TYPE OF FRAME	G. TYPE OF SEWAGE		J. DIMENSIONS		. undeg, L.
33 Masonry (wall bearing)	43 Public or p	rivate company	53 Number of stories		<i>i</i>
34	44 Private (se	ptic tank, etc.)	54 Height 55 Total square feet of floor	Stee.	
35 Structural steel	H. TYPE OF WATER SI	UPPLY	all floors based on exteri	or dimensions	
36 Reinforced concrete	45 Public or p	rivate company	56 Building length 57 Building width		
Control of the contro	46 Private (we	it, cistem)	58 Total sq. ft. of bldg. footp 59 Front lot line width	utre:	197
F. PRINCIPAL TYPE OF HEATING FUEL 38 Gas	I. TYPE OF MECHANIC	•	60 Rear lot line width		<u> </u>
38 🖭 Gas 39 🔲 Oil	fs there a fire sprint		61 Depth of tot 62 Total sq. ft. of tot size		<u> 54. 7</u>
40 Electricity	47 L YES Will there be central	48 MO	63 % of lot occupied by bide		601
41 Cosl	49 🗆 Ves	50 No	64 Distance from lot line (fro 65 Distance from tot line (rea		21.7
42 Other — Specify	Will there be an ele		66 Distance from let line (left	0	10.3.
	51 Yes	52 Mo	67 Distance from lot line (rigi	nt)	12

. FLOODPLAIN Is location within flood	hazard area? Ves no
If yes, zone:	and base elevation
WETLANDS PROTECTION	1
Is location subject to flo	oding?
Is location part of a kno	wn wetland?
	ommission reviewed this site?

IV IDENT	TIFICATION – ALL APPLICANTS –	PLEASE PRINT	
OWNER OR LESSEE NAME	MAILING ADDRESS	ZIP CODE	TELEPHONE NO.
CARLOS MIDGRA	45 TARDIA DR.	02718	508 5097773
	2. TACATON		
	· · · · · · · · · · · · · · · · · · ·	-	
CONTRACTOR NAME	MAILING ADDRESS	ZIP CODE	TELEPHONE NO.
		LICENSE #	A
		HOME IMP #	
ARCHITECT NAME	MAILING ADDRESS	ZIP CODE	TELEPHONE NO.
		License a	
SIGNATURE OF OWNER	APPLICANT SIGNATURE		DATE 11-90-14

Omission of reference to any provision shall not nullify any

requirement of this code nor exempt any structure from such requirement.

The applicants understands and warrant that they will comply with all pertinent federal and state statutes, local ordinances and all federal, state, and local regulations, including those of the Architectural Barriers board, Department of Environmental Protection Agency and may be forwarded for review to all pertinent local city agencies which may express specific concerns. It is understood that the issuance of a permit shall not serve as an acceptance or acknowledgment of compliance nor exempt any structure from such requirement. The permit shall be a license to proceed with the work and shall not be construed as authority to violate, cancel, or set aside any of the provisions of the State Building Code or local code of ordinances, except as specifically stipulated by modification or legally granted variation in accordance with Section 122.0 of State Building Code or local code of ordinances.

I have read the above and sign under pain and penalty of perjury as to the truth of all of the information and statements contained in sections I through IV of this application.

Applicant's Signature

Address

City

	С.	CK	DATE OBTAINED	r - J
Electrical				
Plumbing				
Fire Department		•		
Water ·			· ·	
Planning	•			•
Conservation				į.
Public Works				
Health				" .
icensing				
Other				
I. ZONING REVIEW	7			
DISTRICT:		USE:		
RONTAGE:			LOT SIZE:	
ETBACKS:		i gradini gradini	101 0121.	
RONT:	LEFT	SIDE:	RIGHT SIDE:	REAR:
ERCENTAGE OF LO				NLAN.
ARIANCE HISTORY	,			
			ness/residence at: md penalties of perjury, that:	was washing an ship ink
I am an employer pro Insurance Company I am a sole proprieto	oviding wor	no one wor	Policy Number king for me. broadlies of perjury, that: Policy Number	
I am an employer professorance Company I am a sole proprieto I am a sole proprieto ve the following worke	oviding wor	no one wor	Policy Number Policy Number king for me. or homeowner and have hired the	ne contractors listed below who
I am an employer professurance Company I am a sole proprieto I am a sole proprieto ve the following worke	oviding wor	no one wor	Policy Number king for me. broadlies of perjury, that: Policy Number	ne contractors listed below who
I am an employer productionsurance Company I am a sole proprieto I am a sole proprieto I am a sole proprieto I am a sole proprieto I am a following worke Vame of contractor VI am a homeowner per I please be aware that of not more than three considered to be employer for a license or pern	erforming a while home units in wh overs under	no one wor contractor, c sation insur	Policy Number Policy Number king for me. or homeowner and have hired the ance policies: Insurance Company/ myself. o employ persons to do mainten eowner also resides or on the gran's Compensation Act (GL. C. 1 gal status of an employer under	policy number policy number policy number ance, construction or repair we ounds appurtenant thereto are 52, sect. 1(5)), application by a the Workers' Compensation A
Is am an employer profinsurance Company I am a sole proprieto I am a sole proprieto I am a sole proprieto I am a sole proprieto I am a following worke Name of contractor I am a homeowner per ber I am a	erforming a while home units in wh oyers under nit may evid	no one work contractor, of sation insur all the work cowners who ich the hom the Worke dence the le will be forw ure coverage to \$1500.00	Policy Number Policy Number Ring for me. Proposition and have hired the sance policies: Insurance Company/ Myself. Demploy persons to do maintent eowner also resides or on the grant's Compensation Act (GL. C. 1 gal status of an employer under warded to the Department of Ince as required under Section 25A and/or imprisonment of units of an employer of units of an employer of units of an employer of units of an employer of units of an employer of units of an employer of units of an employer of units of and/or imprisonment of units of an employer of units of an employer of units of an employer of units of an employer of units of an employer of units of an employer of units of an employer of units of units of an employer of units of	policy number policy number policy number ance, construction or repair we ounds appurtenant thereto are 52, sect. 1(5)), application by a the Workers' Compensation A lustrial Accidents' Office of Inc.

IX. Homeowner license exer-	
Supplement # 1 The current exemption for "homeowner" was engage an individual for hire who does not poss	extended to include ewper-occupied dwellings of two units or less and to allow such homeowers a license, provided that the owner acts as supervisor. (State Building Code Section 110.5)
DEFINITION OF HOMEOWNER: Person(s) who own a parcel of land on which he attached or detached structures accessory to such	e/she resides or intends to reside, on which there is, or is intended to be, a one to two family dish use and /or farm structures. A person who constructs more than one home in a two-year period structures to the Building Official on a face structs have then one home in a two-year period structures.
The undersigned "homeovener assumes responsib and will comply with the Oity of New Bedford Buildin	ility for compliance with the State Building Code and other applicable codes, ordinance, rules and regular formation of the State Building Code and requirements.
HOMEOWNERS SIGNATURE	
X. Construction debris dispo	
Supplement #2 In accordance with provisions of Massachusetts G disposal facility as defined by Massachusetts Ger	ieneral Law C40. S54, debris resulting form this work shall be disposed of in a properly licensed solic
The debris will be disposed of in	(Location of Facility)
Signature of Pekmit Applicant	Date
XI. Home improvement contra	CTOR LAW AFFIDAVIT
Type of Work: New Consta	sidence of building be conducted by registered contractors, with certain exceptions, along with the building be conducted by registered contractors, with certain exceptions, along with the building be conducted by registered contractors, with certain exceptions, along with the building be conducted by registered contractors, with certain exceptions, along with the building building be conducted by registered contractors, with certain exceptions, along with the building buildi
Address of Work 531 50 5000	जु कु
Address of Work 331 30 5000 Owner Name: CANLOT UNDENA	
	Date of Permit Application:
Owner Name: CALOS WADENA I hereby certify that: Registration is not required for	Date of Permit Application: or the following reason(s):
Owner Name: CALOS WADENA I hereby certify that: Registration is not required for	Date of Permit Application: or the following reason(s): bb under \$1,000 Building not owner-occupied Owner obtaining own p
Owner Name: CALOS WADENA I hereby certify that: Registration is not required for the work excluded by law Other (specify) Notice is hereby given that: OWNERS OBTAINING THEIR OWN PERMIT OF	Date of Permit Application: or the following reason(s): ob under \$1,000 Building not owner-occupied Owner obtaining own participation of the second of the
Owner Name: CALLOS WADENA I hereby certify that: Registration is not required in Work excluded by law Other (specify) Notice is hereby given that: OWNERS OBTAINING THEIR OWN PERMIT OF DO NOT HAVE ACCESS TO THE ARBITRATION signed under penalties of perjury: I hereby apply for a permit as the agent of the own Data Contractor	Date of Permit Application: or the following reason(s): ob under \$1,000 Building not owner-occupied Owner obtaining own portion of the contractors for applicable home improvement with program of guaranty fund under mglc. 142a.
Owner Name: CALLOS WADENA I hereby certify that: Registration is not required for the excluded by law Other (specify) Notice is hereby given that: OWNERS OBTAINING THEIR OWN PERMIT OF DO NOT HAVE ACCESS TO THE ARBITRATION signed under penalties of perjury: I hereby apply for a permit as the agent of the own Date OR: Contractor	Date of Permit Application: or the following reason(s): ob under \$1,000 Building not owner-occupied Owner obtaining own proceed to the process of the proc
Owner Name: CALLOS WADENA I hereby certify that: Registration is not required in Work excluded by law Other (specify) Notice is hereby given that: OWNERS OBTAINING THEIR OWN PERMIT OF DO NOT HAVE ACCESS TO THE ARBITRATION signed under penalties of perjury: I hereby apply for a permit as the agent of the own Date OR: Notwithstanding the above notice, I hereby apply for	Date of Permit Application: or the following reason(s): ob under \$1,000
Owner Name: CALLOS WADGELA I hereby certify that: Registration is not required in Work excluded by law Other (specify) Notice is hereby given that: OWNERS OBTAINING THEIR OWN PERMIT OF DO NOT HAVE ACCESS TO THE ARBITRATION signed under penalties of perjury: I hereby apply for a permit as the agent of the own Date Contractor OR: Notwithstanding the above notice, I hereby apply for	Date of Permit Application: or the following reason(s): ob under \$1,000 Building not owner-occupied Owner obtaining own p REMPLOYING UNREGISTERED CONTRACTORS FOR APPLICABLE HOME IMPROVEMENT W I PROGRAM OF GUARANTY FUND UNDER MGLC. 142A. Ther: Or Signature Registration No.
Owner Name: CALLOS WADENA I hereby certify that: Registration is not required for the work excluded by law Other (specify) Notice is hereby given that: OWNERS OBTAINING THEIR OWN PERMIT OF DO NOT HAVE ACCESS TO THE ARBITRATION signed under penalties of perjury: I hereby apply for a permit as the agent of the own Date OR: Notwithstanding the above notice, I hereby apply for the permit of the own of the contractor of the contractor of the own of the contractor of the con	Date of Permit Application: or the following reason(s): ob under \$1,000 Building not owner-occupied Owner obtaining own policy and the second contractors for applicable home improvement with program of guaranty fund under mglc. 142a. Ther: Or Signature Registration No.
Owner Name: CALLOS WADENA I hereby certify that: Registration is not required for the work excluded by law Other (specify) Notice is hereby given that: OWNERS OBTAINING THEIR OWN PERMIT OF DO NOT HAVE ACCESS TO THE ARBITRATION signed under penalties of perjury: I hereby apply for a permit as the agent of the own Date OR: Notwithstanding the above notice, I hereby apply for the permit of the own of the contractor of the contractor of the own of the contractor of the con	Date of Permit Application: or the following reason(s): ob under \$1,000
Owner Name: CALLOS WADENA I hereby certify that: Registration is not required for the certify that: Registration is not required for the certify that: Registration is not required for the certification of the certifica	Date of Permit Application: or the following reason(s): ob under \$1,000
Owner Name: CALLOS WADENA I hereby certify that: Registration is not required for the certify that: Registration is not required for the certify that: Work excluded by law Other (specify) Notice is hereby given that: OWNERS OBTAINING THEIR OWN PERMIT OF DO NOT HAVE ACCESS TO THE ARBITRATION signed under penalties of perjury: I hereby apply for a permit as the agent of the own Date OR: Notwithstanding the above notice, I hereby apply for the contractor of the contracto	Date of Permit Application: Or the following reason(s): Ob under \$1,000
Owner Name: CALLOS WADERA I hereby certify that: Registration is not required for the certify that: Registration is not required for the certify that: Registration is not required for the certification of the certifica	Date of Permit Application: Or the following reason(s): Ob under \$1,000
Owner Name: CALLOS WADERA I hereby certify that: Registration is not required for the certify that: Registration is not required for the certify. Other (specify) Notice is hereby given that: OWNERS OBTAINING THEIR OWN PERMIT OF DO NOT HAVE ACCESS TO THE ARBITRATION signed under penalties of perjury: I hereby apply for a permit as the agent of the own OR: Notwithstanding the above notice, I hereby apply for Date Owner Si XII. BUILDING COMMISSIONERS RE C. Building Permit Rejected Aurous SEE Comments and Conditions:	Date of Permit Application: Or the following reason(s): Ob under \$1,000
Owner Name: CALLOS WADERA I hereby certify that: Registration is not required for the certify that: Registration is not required for the certify. Work excluded by law	Date of Permit Application: Or the following reason(s): Ob under \$1,000

.